
ARNOTT'S

K ARROWROOTS,

CHILDREN'S BISCUITS

DYSPEPTICS.

USE NAME TO RASH OR FOOLISH STATEMENT
A FORBIDDEN MEAL, WILL PREVENT OR CURE A
WHOM THERE IS NOTHING ORGANICALLY WHOSE
HEALTH
PACKET, AND IF HE WILL NOT SUPPLY IT, WRITE
TO YOU FROM THE GROCER NEAREST TO YOU WHERE
JAMES INGLIS AND CO.,

PLACE, SYDNEY, WHOLESALE AGENTS.

STANT. IDE BOND.	Auction Sales. O R D E R O F CITY AND SUBURBAN PROPS to be SOLD BY PUBLIC AUCTION
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THE ADJUSTER.
 CITY.—Three HOUSES, Nos. 53 to 57 S Oxford-street; and a HOUSE, Langley-lane. Decayed and in ruins.
 WOOLLOO MOOLOO.—Two HOUSES, Crown-street; and a HOUSE, Wood's-lane, at rear. Decayed.
 CITY.—Corner Buckins PREMIERS, Nos. 491, 493, and 495 Elizabeth-street. Decayed.

MOORE PARK.—FULTON HOUSE, 100
and vacant LAND, corner
between Handwick-road and
Decadent estate.

DARLINGHURST.—Superior RESIDENCE
Victoria-street North, Mort-
PADDINGTON.—SHOP, No. 306 O'Connell
Regent-street, Mortgagor's
BURY HILLS.—Block of LAND, 100

RS
FURE.
above at their
DAY, THURS-
-P-
GRANVILLE. -LOTS frosting Blazod.
Reid street.

GLERE--HOUSE, No. 15, Globe-road,
adjoining; also, COTTAGE,
near, close to George-street
estate.
CROYDON.--BLOCK, 2 acres & 1/2, purchase
close to train (Ashfield to Epsom).
CAMPERDOWN.--Two COTTAGES,
Eliza-street, close to Park-street.

PENSHURST.—8 acres 164 perches, Arcadia, Patnick, and Co. Mortgages' Sale.

DITTO.—RESIDENCE and 6 acres 214 perches, Cambridge, George, and Second mortgages' sale.

WESTMEAD.—RESIDENCE and 21 1/2 acres, Westmead Station, next Pen-
gates' Sale.

STMENTS.
DOUBLE and
Quality Bedding.
FINE,
EFFECTS.

rears, and containing hall, a parlor, a
kitchen, and laundry, gas and city water
has 40 ft. frontage to BELMONT
186 ft. to 186 ft.

* * This great and comfortable home is
the occupation of Mr. Hollingsworth.

Lot. 2. Desirable COTTAGE RESIDENCE
on EAGLE STREET, on Eagle-street, east of
at rear of Council-chambers. It is

RICHARDSON and WRENCH, Ltd.
will hold an auction, at the Rooms, on **FRIDAY**
11 o'clock.

The above well-situated dwellings
about 16 minutes' walk from
TORRENS TITLE.

VICTORIA-STREET NORTH, and

BY ORDER OF THE MORTGAGEE

RESIDENCE, No. 101 VICTORIA-STREET
(brick (recently completed), on rock founda-
tion, and with a view of the city and harbor.)

[illegible]

COAL MINERS.—Wash with the M
in two minutes you won't know p
KEMP'S ESTATE, P
ILLAWARRA LINE,
MURSVILLE MUNICIPAL
GREAT AUCTION.

Esg., who is
 in DAY, at 11.
 ER.
 a.m.
 at his Rooms,
 of a 7-roomed
 suites, pier-glass,

E. C. V. BROUGHT
AUCTIONEER
and Sworn Valuator under R.
301 PITT-STREET.
Open Mondays till 5 p.m.

AUCTION SALE, on Ground, Sea-
siders, Highbury, Acroliffe, for Ge-

ers, and Waltham
ing rings
solitaires
earrings, bangles.
p.m.
customers from the
suburban districts

R. H. and J. R. INGLIS have been Administratrix in the Estate of W. J. CAMDEN, on TUESDAY, with Marsh Estate. The unsold farms in Farrow Estate acres rich and valuable land s

ice chest, marble
overmanful, lot
al climbers from
E-ROAD.

The above farms are all of first-class cultural land, and are situated within Narellan tram, and 1½ mile of the factory. They are permanently water feeding supply, and contain some valuable

Mr. John Fryer, residing at the house intending purchasers the various lots.

STATEMENT OF ASSUMPTION

ON ACCOUNT OF THE CAMDEN WOOLLEN MILL
SALE by public auction on an early date
notice and full particulars will be given.
In the Metropolitan, suburban, and Hunter
holden at Sydney.
DENNEHY v. FANNING

ON THURSDAY, the 21st day of March, at 1 o'clock in the forenoon, pursuant to a writ issued in this cause, and claim for same be previously satisfied, the goods and above-mentioned plaintiff, viz., Office furniture sold by public auction, at 119 Pitt-street, E. Listed this eighteenth day of March, 1881.

JOHN B. SHER

ALTIMATION OF DATE: IN SHER

TEE-COLOUR
CARPETS, CUT
ABLE, KITCHEN
(Garden Seats,
will be sold on the
79.
aration.

under the Supreme Court Verandah, King
All the right, title, and interest of
Henry Henderson, the defendant,
the will of his father, Robert H.
Veteran Hall, Brisbane Water,
dated 20th April, 1926, probated
February, 1970, and numbered 51
The defendant's interest consists of a life
four and five of Phoenix Wharf property, R
Henderson by trustee Allen by

deposit, balance
interest.

May, 1968, and also life interest in
Water, known as Veterans Hall Grant

TERMS, CASH.
CHARLES

W. G. CALDWELL,
Plaintiff in Person.
111 Elizabeth-street, Sydney.

ASSOCIATION grounds. - Spent a white Dromon of ladies, washed by the

CLEARENCE SALE, CHOICE A BEVERLEY PARK, ARNCLIFFE. Next SATURDAY, at 3 p.m. BATT, RODD, &

u/nla.news-page

LAW REPORT.

[illegible]

mark in
negroes." Plaintiff having given evidence, counsel
with his Honor, and it was subsequently

[illegible]

Smith and Mr. Curlewis, instructed by
O'Brien, for the defendants. This was an

[illegible]

The defendant admitted that his agent authorized to sell 1-480th share of 120,000

the syndicate, but 1-4800th part of 59,029 also was paid to the syndicate. At the close of the plaintiff's case Dr. Byrd called the attention of the jury to the fact that the defendant's case could not matter on the evidence given. He stated that the defendant, Dr. Byrd, had granted the usual license to the plaintiff, Dr. C. J. Thompson, for the use of the plaintiff's "Overland" machine. Dr. Thompson and another, Dr. Brown, appeared for the plaintiff. He said that the action was one for the defendant's use of the plaintiff's machine. He stated that the defendant, Thompson, and the present action against the defendant, Thomas Whidden, was a continuation of the same. He stated that the plaintiff was a victim of the defendant.

GLASCOU TESTIMONY

Mr. Blacket, instructed by Mr. Newton, for the plaintiff, John Glasco, and the case was continued to the afternoon of the 10th, when Mr. Glasco testified, assisted by Messrs. Allen, Atkinson and Hensley, against the defendant, Frank Swenson. This was the first time that the plaintiff was called in evidence.

Mr. Blacket, in opening the case, said that evidence it would appear that the plaintiff was a victim of the defendant. He stated that the plaintiff was a victim of the defendant on the vessel Pilas Allen, which traded between Richmond River and Sydney. Swenson was

the Richmond River, and defendant wishing for a sweepstakes on the Melbourne Cup asked and others to come with him. Defendant

He wanted buy four tickets. Olsson said that money and plaintiff said he would lend him the money. Olsson said he would not agree to join him in the venture. The afternoon the defendant went back to the hotel, Olsson called him and told him to the vessel defendant informed Olsson that he had taken the tickets. On the day the vessel left, Olsson told the defendant that the conversation took place between plaintiff and Olsson was for the purpose of the defendant to act as their chance of being arrested and Olsson said that he had been arrested and that he had won \$3,750. After the money was paid to Olsson, Olsson said that he would not acknowledge the claim.

After the case had been opened the day after the vessel left, Olsson called the defendant and he had advised his client to give up a certain amount of the money without any admission being made by Olsson. Olsson said that he was not sure about it; his friend said that no money was paid. It had been agreed that defendant would not be arrested and Olsson would not be arrested.

The jury returned a verdict in accordance with this agreement.

VICKERY Y. SHAFER.

There being no appearance in this case.

EX PARTH R. A. FALLOWFIELD V. FISHER AND
Mr. Hunt, Attorney for Mr. Fallowfield.

[illegible]

ral, and in reply, turned to appellant and remarked,

ought to pay," and entered a verdict for the amount claimed. Mr. Noble, instructor Mr. S. J. Bull, appeared for respondents We

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[illegible]